

DEPARTMENT OF STATE
FISCAL YEAR 2008
PRIVACY IMPACT ASSESSMENT

Report Management System
January 2008

Conducted by:
Bureau of Administration
Information Sharing Services
Office of Information Programs and Services
Privacy Office
E-mail: pia@state.gov

The Department of the State

FY 2008

Privacy Impact Assessment for IT Projects

Introduction

Section 208 of the E-Government Act requires that agencies now conduct a Privacy Impact Assessment (PIA) for all new and significantly modified Information Technology (IT) projects. This includes projects that are requesting funding from the Office of Management and Budget (OMB), non-major systems requesting funding internally and those undergoing DOS IT Security Certification and Accreditation (C&A) process. The Privacy Impact Assessment (PIA) is an analysis of how information is handled:

- to ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy;
- to determine the risks and effects of collecting, maintaining and disseminating information in identifiable form in an electronic information system;
- to examine and evaluate protections and alternative processes for handling information to mitigate potential privacy risks.

The PIA will help DOS employees consider and evaluate whether existing statutory requirements and key information management concepts are being applied to new and modified systems that contain personally information about members of the public. OMB, which has oversight of all federal agency implementation of the Privacy Act of 1974, as amended, will be particularly scrutinizing IT project budget requests on the Exhibit 300 based on the PIA in addition to the other requirements that are already in place. The score obtained on the PIA among other criteria will determine the funding of the IT project. IT projects scoring poorly on the PIA will be at risk of not being funded by OMB. The same scrutiny will be applied to non-major funding requests

as well as systems undergoing the C&A process. Consequently, it is imperative that the attached PIA be fully **completed, certified and submitted** as indicated below.

The Office of Information Programs and Services (IPS) is responsible for conducting the PIA as part of its Department-wide implementation of the Privacy Act. The PIA will be reviewed and scored by IPS and will be provided with the Exhibit 300 to OMB. This score will reflect how well your system protects personal information and will be integrated with the score for security. This combined score will then be incorporated in your Exhibit 300 submission to OMB. The document will also be provided to the Office of Information Assurance for purposes of C&A. For non-majors, IPS will retain PIAs on file for future needs. A guide and a handbook are being provided along with the PIA questionnaire. Please refer to the PIA handbook while completing the questionnaire. For more detailed information you may refer to the guide. In addition, this Office will assist you in completing the PIA questionnaire should you have any questions not covered in the guide.

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Once completed copies of the PIA may be provided to the following:

- Bureau/office IT Security Manager (when a C&A is required);
- Office of Information Programs and Services (A/ISS/IPS) Privacy Act Program Staff must be provided a copy of the PIA in all cases;
- Office of Management and Budget (OMB) Capital Planning Exhibit 300 Submission (when an Exhibit 300 is required).

Also please complete the certification page at the end of this document. Please note that you will receive a low score if all appropriate questions are not adequately answered and/or if the certification page is not completed fully. A guide and handbook are provided along with the PIA questionnaire. **You must refer to the handbook as you complete the PIA. The handbook mirrors each section of the PIA and provides instructions for each question.** For more detailed information, please refer to the guide.

A. CONTACT INFORMATION:

- 1) **Who is the Agency Privacy Coordinator who is conducting this assessment?** (Name, organization, and contact information).

**Ms. Charlene Thomas
Bureau of Administration
Information Sharing Services
Office of Information Programs and Services
Privacy**

B. GENERAL INFORMATION ABOUT THE SYSTEM/APPLICATION:

- 1) **Does this system collect, maintain or disseminate personally identifiable information about individual members of the public**?**

YES X NO ___

Personally Identifiable Information (PII) is information about an identifiable individual that may include but is not limited to:

- o Information relating to race, national or ethnic origin, religion, age, marital or family status;
- o Information relating to education, medical, psychiatric, psychological, criminal, financial, or employment history;
- o Any identifying number, symbol or other particular assigned to the individual; and
- o Name, address, telephone number, fingerprints, blood type, or DNA.

An individual member of the public means, any person not acting in his/her official capacity as a federal government employee/contractor. This definition may include but no limited to:

U.S. citizens whether natural born or naturalized;

- o Legal Permanent Resident Aliens (LPRs);
- o Aliens; and
- o Federal Government Employees/Contractors acting solely in his/her own personal capacity.

System of Record, a group of any records under the control of any agency from which information is retrieved by the name of the individual or by some identifying number, symbol or identifying assigned.

**** “Personally identifiable information from/about individual members of the public” means personally identifiable information from/about “any person not acting in his/her official capacity as a federal government employee/contractor”.**

If answer is yes, please complete the survey in its entirety.

If answer is no, please complete the certification page and submit the completed PIA to both of the following e-mail addresses: PIA@state.gov

- 2) **Does a Privacy Act system of records already exist?**

YES X NO ___

If yes, please provide the following:

If no, a Privacy system of records description will need to be created for this data.

3) What is the purpose of the system/application?

The Report Management System (RMS) provides a more efficient means for the Bureau of Diplomatic Security Office, Personnel Security/Suitability (DS/SI/PSS) personnel as well as authorized personnel of other DS offices to conduct background investigations (BIs) on subjects referred for security clearances and suitability reviews.

RMS allows individuals assigned to a case to compile investigative data electronically on the subject(s) of the investigation. It reduces the amount of time that it takes to receive case assignments and return investigative reports thereby reducing the time it takes for individuals to be granted clearances.

4) What legal authority authorizes the purchase or development of this system/application?

The legal authorities as documented in STATE-36, Diplomatic Security Records.

C. DATA IN THE SYSTEM:

1) What categories of individuals are covered in the system?

The categories of individuals that are covered by the system are documented in STATE-36, Diplomatic Security Records.

2) What are the sources of the information in the system?

a. Who/what is the source of the information?

The information is directly obtained from the individual and the Investigation Officer.

b. What type of information is collected from the source of the information?

The categories maintained in the system include:

- Information relating to race, national or ethnic origin, religion, age, marital or family status;
- Information relating to education, criminal, financial, or employment history; and
- Name, address, and telephone number.

3) Accuracy, Timeliness, and Reliability

a. How will data collected from sources other than DOS records be verified for accuracy?

The agency or source providing the information is responsible for verifying accuracy.

b. How will data be checked for completeness?

Completeness of data will be checked through investigations and/or through personal interviews from the source of the information.

c. Is the data current? What steps or procedures are taken to ensure the data is current and not out-of-date? Name the document (e.g., data models).

Investigations and/or through personal interviews will confirm whether data is current.

D. INTENDED USE OF THE DATA:

1) Will the use of the data be both relevant and necessary to the purpose for which the system is being designed?

Yes. The use of the data collected is relevant and necessary to ensure that an effective and efficient background investigation has been implemented prior to Department of State employment.

2) Will new data or previously unavailable personal data be created through derived data or aggregation of data collected, and how will it be maintained and filed?

No. No new data will be collected for existing personnel. Only the info categories mentioned above are collected and maintained.

3) Will the system make determinations about DOS employees or members of the public that would not be possible without the new data?

No. The system does not make such determinations.

4) Will the new data be placed in the individual's record?

No, new data will not be collected for existing personnel. Only the info categories mentioned above will be collected and maintained.

5) How will the new data be verified for relevance and accuracy?

Verification will be made through investigations and/or personal interviews.

6) How will the data be retrieved? Does a personal identifier retrieve the data? If yes, explain and list the identifiers that will be used to retrieve information on the individual.

The data will be retrieved by PII, including characteristics of persons and other entities associated with a particular case.

7) What kinds of reports can be produced on individuals? What will be the use of these reports? Who will have access to them?

Reports generated are associated with management oversight (the number of cases currently be worked and assigned to a specific investigative officer).

E. MAINTENANCE OF DATA & ADMINISTRATIVE CONTROLS:

1) If the system is operated in more than one site, how will consistent use of the system and data are maintained in all sites?

This data is maintained locally at SA-20.

2) What are the retention periods of data in this system?

The retention period of data is consistent with established Department of State policies and Guidelines as documented in the Department's Disposition Schedule of Diplomatic Security Records, Chapter 11.

3) What are the procedures for disposition of the data at the end of the retention period? How long will the reports produced be kept? Where are the procedures documented?

The retention period of data is consistent with established Department of State policies and Guidelines as documented in the Department's Disposition Schedule of Diplomatic Security Records, Chapter 11.

4) Is the system using technologies in ways that the DOS has not previously employed (e.g., monitoring software, Smart Cards, Caller-ID)?

No.

5) How does the use of this technology affect public/employee privacy and does it restrict access to the system?

No additional or new effect to privacy. Access to RMS and the databases is restricted to security and technical support personnel who are SECRET cleared U.S. citizens.

6) If this system provides the capability to identify, locate, and monitor individuals, what kinds of information are collected as a function of the monitoring of individuals and what controls are used to prevent unauthorized monitoring?

N/A. The system/application does not have the capability to identify, locate, and/or monitor individuals.

- 7) **If the system is being modified, will the Privacy Act system of records notice require amendment or revision? Explain.**

N/A. The system is not being modified—thus a new SORN is not warranted.

- 8) **Are there forms associated with the system? YES X NO ___**
If yes, do the forms include Privacy Act statements that include required information (e.g. – legal authorities allowing for the collection of the information being requested, whether provision of the information is mandatory or voluntary, the routine uses of the data, with whom the data will be shared, the effects on the individual if the data is not provided)?

F. ACCESS TO DATA:

- 1) **Who will have access to the data in the system?** (e.g., contractors, users, managers, system administrators, developers, other)

Access to the data in the system is on “a need-to-know” basis and/or under routine use criteria as explained in STATE-36.

- 2) **What are the criteria for gaining access to the system?** Are criteria, procedures, controls, and responsibilities regarding access documented?

A criterion for gaining access to the system is based on “a need-to-know” basis. Criteria, procedures, controls, and responsibilities regarding access are documented.

- 3) **Will users have access to all data on the system or will the user’s access be restricted? Explain.**

Access is restricted on “a need to know basis,” specific to work related responsibilities.

- 4) **What controls are in place to prevent the misuse (e.g., unauthorized browsing) of data by those already having access?** (Please list processes and training materials)

The system provides a means of limiting access to areas within the application based on user ID, password, and “a need-to-know.” Moreover, the Bureau of

Diplomatic Security employees and contractors must follow the System Behavior Rules established by the Department.

5) Are contractors involved with the design and development of the system and will they be involved with the maintenance of the system? Yes

If yes, were Privacy Act contract clauses inserted in their contracts and other regulatory measures addressed? **YES**

Have rules of conduct been established and training regarding the handling of such information under the Privacy Act of 1974, as amended? **YES**

6) Will other systems share data or have access to the data in the system? If yes, who will be responsible for protecting the privacy rights of the public and employees affected by the interface?

No.

7) Will other agencies share data or have access to the data in this system (Federal, State, Local, Other)? If so, how will the data be used by the other agency?

Other agencies will not have direct access to the data but the data may be shared with an agency upon request from the agency if that agency is listed as a routine user in STATE-36. The use of the data by the other agency will be restricted to the same purpose for which the data was originally collected.

8) Who is responsible for assuring proper use of the SHARED data?

The agency receiving the information is responsible for adhering to lawful restrictions.

ADDITIONAL COMMENTS: (optional)